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COHEN PONTANI LIEBERMAN & PAVANE LLP

551 Fifth Avenue, New York, NY 10176 phone 212.687.2770 fax 212.972.5487 www.cplplaw.com

То:	Exr. Vijay Chawan	From:	Roger Thompson	
Fax:	(571_273-7601	Pages:	6 (total number of pages)	
Re:	Ser. No. 10/193,594	Date:	Tuesday, January 23, 2007	
	☐ Confirmation will follow	x No confirmation to follow		alvalaca

Dear Ms. Chawan:

Attached is the proposed new declaration. Please let me know if it is acceptable in form.

Roger S. Thompson Reg. No. 29,594 Phone No. (212) 687-2770

Confidentiality Statement

This transmission may contain information which is legally privileged or otherwise protected from disclosure. Its contents are confidential and intended for the addressee only, and must not be used, copied or disseminated by any person other than the addressee. The recipient is requested to notify the sender immediately of any error in transmission and to destroy any transmission not intended for the recipient.

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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Jung Chul Lee et al.

Serial No.:

Unassigned

Filed: Concurrently herewith

For:

Text-to-speech

conversion

system

interlocking with multimedia and a method for

organizing input data of the same

Examiner: Group Art:

REISSUE APPLICATION DECLARATION AND POWER OF ATTORNEY BY THE INVENTOR

As a below named inventor, I hereby declare that:

Upon information and belief, the residence, post office address and citizenship of each inventor is as stated below next to his name.

Upon information and belief, I believe each listed inventor is an original, first and joint inventor of the subject matter which is described and claimed in patent number 6,088,673, granted July 11, 2000, and for which a reissue patent is sought on the invention entitled:

TEXT-TO-SPEECH CONVERSION SYSTEM FOR INTERLOCKING WITH MULTIMEDIA AND A METHOD FOR ORGANIZING INPUT DATA OF THE SAME the specification of which is attached hereto.

I hereby state that I have reviewed and understand the contents of the aboveidentified specification, including the claims, as amended by the preliminary amendment attached hereto.



PATENT

I acknowledge the duty to disclose information which is material to the patentability of this application in accordance with Title 37, Code of Federal Regulations, Section 1.56(a).

Upon information and belief, I verily believe the original patent to be wholly or partly inoperative or invalid, for the reasons described below. (Check all boxes that apply)

- [x] by reason of a defective specification or drawing.
- [x] by reason of the patentee claiming more or less than he had the right to claim in the patent.
- by reason of other errors.

At least one error upon which reissue is based is described as follows:

One error being relied upon as the basis for this reissue application is the patentee claimed less than we had the right to claim. Specifically, in claim 12, the limitation that the converted prosody information must be transmitted to both the prosody processor and the synchronization adjuster is unduly limiting. Only transmission to the prosody processor is necessary. Accordingly, claim 12 as issued is being amended to delete the requirement that the converted prosody information must be transmitted to both the prosody processor and the synchronization adjuster. Mention of the synchronization adjuster is deleted by the amendment.

Upon information and belief, all errors corrected in this reissue application arose without any deceptive intention on the part of the applicant.

As a named inventor, I hereby appoint the following attorneys and/or agents to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

PATENT

Customer number 27799

Address all telephone calls to Martin B. Pavane, Esq. at telephone No. (212) 687-

2770.

Address all correspondence to:
Martin B. Pavane, Esq.
COHEN, PONTANI, LIEBERMAN & PAVANE
551 5TH AVE RM 1210
NEW YORK NY 10176-0091

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full Name of Sole or	First Inventor: Jung Chul LEE
Inventor's signature:	Jung Chul Lee
Dated: Month/Day/Y	ear
Residence:	Daejon-Shi, Korea
Citizenship:	Korean
Post Office Address:	Sambu Ant 36-102. Taenvung-Dong.

Choong-Gu, Daejon-Shi, Korea

PATENT

	Joint Inventor: Min Soo HAHN		
Inventor's signature:	Min Soo Hahn		
Dated: Month/Day/Y	ear		
Résidence:	Daejon-Shi, Korea		
Citizenship:	Korean		
Post Office Address:	Hanwool Apt. 106-1004, Shinsung-Dong Yusong-Gu, Daejon-Shi, Korea		
Full Name of Third	oint Inventor: Hang Seop LEE		
Inventor's signature:	Hang Seop Lee		
Dated: Month/Day/Y	'ear		
Residence:	Daejon-Shi, Korea		
Citizenship:	Korean		
Post Office Address	Chosun Apt. 106-1509, Mannyen-Dong Seo-Gu, Daejon-Shi, Korea		

PATENT

Attorney Docket # 4577-50	DRE
Full Name of Fourth.	Joint Inventor: Jae Woo YANG
Inventor's signature:	Jae Woo Yang
Dated:	ear
Residence:	Daejon-Shi, Korea
Citizenship:	Korean
Post Office Address:	Hanbit Apt. 106-1005, Oeun-Dong Yusong-Gu, Daejon-Shi, Korea
Full Name of Fifth Jo	oint Inventor: Youngjik LEE
Inventor's signature:	Youngjik Lee
Dated: Month/Day/Y	'ear
Residence:	Daejon-Shi, Korea
Citizenship:	Korean
Post Office Address:	Hanbit Apt. 111-601, Oeun-Dong

Yusong-Gu, Daejon-Shi, Korea